



U.S. Department of Justice

United States Attorney
Southern District of New York

The Silvio J. Mollo Building
One Saint Andrew's Plaza
New York, New York 10007

February 19, 2025

By ECF

The Honorable Sidney H. Stein
United States District Court
Southern District of New York
500 Pearl Street
New York, New York 10007

MEMO ENDORSED

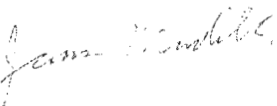
Re: *United States v. Guang Ju Lin, 09 Cr. 746 (SHS)*

Dear Judge Stein:

The Government respectfully writes to request a one-week extension of time to respond to defendant Guang Ju Lin's second motion for a sentence reduction pursuant to 18 U.S.C. § 3582(c)(1)(A)(i), and his subsequent submissions seeking a sentence reduction and collaterally attacking his conviction and sentence (Dkt. 211, 213, 214, 215, 216, 219, 220) (collectively, the "Motions"). On January 16, 2025, the Court directed the Government to respond to the Motions by February 21, 2025. To thoroughly evaluate and respond to the Motions, the Government sought access to the trial transcripts, and although the Government requested the trial transcripts more than three weeks ago the Government was not able to obtain them until today. Accordingly, the Government respectfully seeks leave to file its response to the Motions on or before February 28, 2025.

Respectfully submitted,

MATTHEW PODOLSKY
Acting United States Attorney

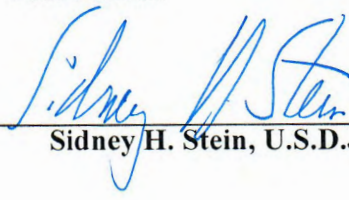
by: 

James G. Mandilk
Assistant United States Attorney
(212) 637-2453

The government's request to extend its time to respond to defendant's motion for a sentence reduction to February 28, 2025, is granted.

Dated: New York, New York
February 19, 2025

SO ORDERED:



Sidney H. Stein, U.S.D.J.

cc: Guang Ju Lin
Reg. No. 56905-112
USP Atwater
P.O. Box 019001
Atwater, CA 95301

Chambers mailed a copy of this endorsed letter to defendant.